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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

United States of America,) Ca	se No. CR 14-7106	1 MAG
Plaintiff,) ST) TI	IPULATED ORDER EXCLUME UNDER THE SPEEDY T	JDING ED
VEY HANNES Defendant.)		OCT 2 7 2014
For the reason stated by the parties on the Trial Act from OCT 27, 2014, to continuance outweigh the best interest of 3161(h)(7)(A). The Court makes this firm	f the public and	2014 and finds that the ends the defendant in a speedy tria	of justice served by the al. See 18 U.S.C. §
Failure to grant a continuous See 18 U.S.C. § 3161(h		e likely to result in a miscarria	age of justice.
defendants, the nature of law, that it is unreason	of the prosecutionable to expect	due to [circle applicable reason, or the existence of novel q adequate preparation for pret by this section. See 18 U.S.C.	uestions of fact trial proceedings or the trial
_		eny the defendant reasonable adiligence. <i>See</i> 18 U.S.C. § 31	-
	ed case commitr	nreasonably deny the defendant ments, taking into account the	
	oreparation, taki	areasonably deny the defendaring into account the exercise of	
		further ordered that time is e the defendant under Federal l	
		further ordered that time is en removal/transport of the det	
IT IS SO ORDERED. DATED: 10/27, 2014	7	Kandis A. Westmore United States Magistrate	Hugge Judge
STIPULATED:		1087VIM -	

Attorney for Defendant

Assistant United States Attorney